The Gazette

of **Endia**

PUBLISHED BY AUTHORITY

No. 39] NEW DELHI, SATURDAY, SEPTEMBER 24, 1960/ASVIN]2, 1882

NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 16th September, 1960:—

Issue No.	No. and date	Issued by	Subject		
108	G. S. R. 1089, dated September, 1960.	14th Ministry of Home Affairs.	The Bombay Board and Faculty of Ayurvedic and Unant Systems of Medicine (Reorganisation) Order, 1960.		
109	G. S. R. 1090, dated September, 1960.	15th Ministry of Pinance	Agreement between the Government of India and the Federal Republic of Germany for the avoidance of double taxation of income.		
110	G. S. R. 1091, dated September, 1960.	16th Ministry of Food and Agriculture.	The Rice (Punjab) Price Control Order, 1960.		

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II-Section 3-Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

CABINET SECRETARIAT [Estt. (B) Section]

New Delhi, the 14th September 1960

G.S.R. 1092.—In exercise of the powers conferred by the provise to article 309 of the Constitution, the President hereby makes the following amendments in the Central Statistical Organisation, Cabinet Secretariat (Recruitment to Certain Class III Posts, General Central Service) Rules, 1958, issued with the notification of the Cabinet Secretariat No. GSR 871, dated the 25th September, 1958, namely:—

1. These rules may be called the Central Statistical Organisation, Cabinet Secretariat (Recruitment to Certain Class III Posts, General Central Service) Amendment Rules, 1960.

- 2. In the Schedule to the Central Statistical Organisation, Cabinet Secretariat (Recruitment to Certain Class III posts, General Central Service) Rules, 1958,—
 - (i) against itmes 1 to 5, for the existing entries under column 7, the following entries shall be substituted, namely:

"two years";

- (ii) against item 4 relating to Telephone operator, for the existing entry under column 5, the following entry shall be substituted, namely:
 - "18 to 21 years with relaxation as provided under Government orders from time to time".

[No. 2/5/58-Estt.]

M. V. NILAKANTA AYYAR, Under Secy.

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 7th September 1960

- G.S.R. 1093.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following further amendment in the Indian Foreign Services Rules, 1954, namely:—
 - These rules may be called the Indian Foreign Service (Amendment) Rules, 1960.
 - In the Indian Foreign Service Rules, 1954, in the Note below clause (iv)
 of sub-rule (1) of rule 10 after item 15, the following item shall be
 added, namely:—

"16. Vancouver".

[F. 37(4)-GA/60 (IFSR Amd. No. 27).]

[No. 437-GA/60.]

A. S. MANI, Under Secy.

MINISTRY OF HOME AFFAIRS

New Delhi, the 14th September 1960

- G.S.R. 1094.—In pursuance of rule 11 of the Indian Administrative Service (Pay) Rules, 1954, the Central Government, after consultation with the Government of Andhra Pradesh, hereby makes the following amendment in Schedule III appended to the said Rules.
 - 2. The amendment shall be deemed to have come into force on 1st July, 1960.

Amendment

In the said Schedule, under the heading "B-Posts carrying pay in the time-scale of the Indian Administrative Service under the State Governments including posts carrying special pays in addition to pay in the time-scale", at the end of the entries against "Andhra Pradesh", the following shall be added, namely:—

"Director, Central Stores Purchase Department."

[No. 1/109/60-AIS(II).]

B. N. TANDON, Dy. Secy.

MINISTRY OF FINANCE (Department of Economic Affairs)

New Delhi, the 15th September 1960

GS.R. 1095.—The following amendments to the Articles of Association of the Calcutta Stock Exchange Association Limited, Calcutta, made by the Calcutta Stock Exchange Association Limited, in exercise of the powers conferred by subsection (2) of section 7A of the Securities Contracts (Regulation) Act, 1956 (42 of 1956), are hereby published by the Central Government, the same having been

approved by that Government, as required by sub-section (2) of section 7A of the said Act, namely:—

In the Articles of Association of the Calcutta Stock Exchange Association Limited,—

- (i) to Article 28, the following provisos shall be added at the end, namely:—
 - "Provided that if an authorised assistant seeks transfer from an active member having more than two authorised assistants to another active member, he shall be allowed to do so with the consent of the Committee without payment of transfer fee within a period of one year from the date of approval of the Central Government and publication thereof in the Official Gazette; provided further that transfer of an authorised assistant with the consent of the Committee from an inactive member to an active member shall also be allowed without payment of transfer fee within a period of one year from the date of approval of the Central Government and publication thereof in the Official Gazette.";
- (ii) for Article 63, the following Article shall be substituted, namely:-
 - "63. Subject as hereinafter mentioned in this Article, General Meetings shall be convened on not less than 21 days' notice to the members and every other person entitled to receive such notice specifying the place, date and hour of meeting, with a statement of business to be transacted at the meeting; and such notice shall be given in manner as hereinafter provided; provided that in the case of an Annual General Meeting with the consent in writing of all the members entitled to vote thereat, and in the case of any other meetings with the consent of the members of the Association not being less than 95 per cent of the paid-up share capital of the Association as given a right to vote at the meeting, a meeting may be convened to pass a special resolution, such notice shall specify the intention to propose the resolution as a special resolution. No business may be transacted at any General Meeting which is beyond the scope of the notice convening the meeting or of the statement of business accompanying such notice.";
- (ili) for Article 72, the following Article shall be substituted, namely:—
 - "72 At any General Meeting resolutions put to the vote of the meeting shall be decided by a show of hands unless a poll is (before or on the declaration of the result of the show of hands) demanded by the Chairman or by at least five members having the right to vote on the resolution and present in person or by any member or members present in person and holding not less than 1/10th of the voting power in respect of the resolution or by any member or members present in person and holding shares in the Association conferring a right to vote on the resolution being shares on which an aggregate sum has been paid up which is not less than 1/10th of the total sum paid up on all the shares conferring that right; and unless a poll is so demanded, a declaration by the Chairman that a resolution has, on a show of hands, been carried or carried unanimously or by a particular majority or lost, and an entry to that effect in the book of the proceedings of the Association, shall be conclusive evidence of the fact, without proof of the number or the proportion of the votes recorded in favour of, or against, the resolution.";
- (iv) in Article 78, the words "or by proxy" in the two places where they occur, and the word "whether" occurring in the proviso shall be omitted;
- (v) for Article 80, the following Article shall be substituted, namely:—
 "80. Votes shall be given personally only and not by proxy."

[No. 1/1/SE/EAD/60.]

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 24th September 1960

G.S.R. 1096.—In exercise of the powers conferred by sub-sections (21 and (3) of Section 3 of the Central Excises and Salt Act, 1944, (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby fixes, for three phase squirrel cage electric motors of less than ½ horse power rating chargeable with duty under sub-item (2) of item 31 of the First Schedule to the said Act and the horse power of which is specified in column 2 of the Schedule hereto annexed, the tariff values specified in the corresponding entry in column 3 thereof.

SCHEDULE

Item No. under First Schedulto the C. E. & Salt Act, 194 under which the article chargeable.		Tariff value		
(1)	(2)	(3)		
31(2)	(i) Motors not exceeding 1/20 H.P.	Rs. 110/-		
	(ii) exceeding 1/20 H.P., but not exceeding 1/12 H.P.	Rs. 120/-		
	(lii) exceeding 1/12 H.P., but not exceeding 1/6 H.P.	Rs. 130/-		
	(iv) exceeding 1/6 H.P., but not exceeding 1/3 H.P.	Rs. 160/~		
	(v) exceeding 1/3 H.P., but less than 1 H.P.	Rs. 200/-		

Explanation.—The horse power is equivalent to 0.7457 kilowatts. The rating shall be the continuous maximum rating in accordance with India Standard Specification No. 325-1959.

[No. 116/60.]

G.S.R. 1097.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry, the Central Government hereby exempts electric motors having current consumption of not more than 2.5 watts per hour and ordinarily meant for fitting as integral part of electric clocks, from the whole of the duty leviable thereon.

[No. 117/60.]

G.S.R. 1098.—In exercise of the powers conferred by sub-section (2) of section 1 of the Central Excises (Conversion to Metric Units) Act, 1960 (38 of 1960), the Central Government hereby appoints the 1st day of October, 1960, as the date on which the said Act shall come into force.

[No. 118/60.]

L. M. KAUL, Dy. Secy.

(Department of Revenue)

CUSTOMS AND CENTRAL EXCISE

New Delhi, the 24th September 1960

G.S.R. 1099.—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act. 1878 (8 of 1878), and section 37 of the Central Excises and Salt Act. 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules,

1960, the same having been previously published as required under the said subsection (3) of section 43B, namely:-

Amendment

- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1960.
- In the Customs and Central Excise Duties Export Drawback (General) Rules, 1960-
 - (i) in the First Schedule, the entries against Serial No. 3 shall be deleted; and
 - (ii) in the Second Schedule, after item 67 and the entry relating thereto the following shall be added, namely: --

"68 Crown Corks."

[No. 94/F. No. 34/271/59.Cus-IV.]

G.S.R. 1100.-In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878), and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, the same having been previously published as required under the said subsection (3) of section 43B, namely:-

Amendment

- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1960.
- 2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, after item 31 and the entries relating thereto, the following shall be inserted, namely:—
 - "32 Silk fabrics-
 - (i) containing noil yarn—One rupee and forty three naye paise per pound of noil yarn content
 - (ii) containing silk yarn other than noil yarn—One rupee and twenty naye paise per pound of silk yarn (other than noil yarn) content.

[No. 94/F', No. 34/271/59.Cus-IV.]

G.S.R. 1101.—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act. 1878 (8 of 1878), and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, the same having been previously published as required under the said subsection (3) of section 43B, namely:-

Amendment

- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1960.
- 2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for the existing item at Serial Number 8 and the entries relating thereto, the following shall be substituted, namely:-
 - '8 Jute manufactures-
 - (i) hessian-One rupee and ninety nave paise per ton
 - (ii) sacking—Two rupees and eighty five nave paise per ton

Provided that no drawback shall be admissible on fractions of a ton of hessian or sacking forming part of a shipment".

[No. 95/F. No. 34/41/60. Cus-IV.]

G.S.R. 1102.—The following draft of a further amendment to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act. 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, is published as required by the said sub-section (3) of the said section 43B for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 10th October, 1960.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Amendment

- 1. These Rules may be called the Customs and Central Excise Duties Export. Drawback (General) Amendment Rules, 1960.
- 2. In the said Rules in the Second Schedule after the existing item 68 the following shall be added, namely:—

"69. Flash Light Cases".

[No. 96]F. No. 34|236|60-Cus, IV.]

Customs

G.S.R. 1103.—In exercise of the powers conferred by sub-section (1) of section 43B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry the Central Government hereby makes the following further amendment in the notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. G.S.R. No. 575(55|F. No. 34|86|60-Cus. IV) dated the 28th May, 1960, namely:—

Amendment

In the Schedule to the said notification, after entry 100, the following entry shall be added, namely:—

"101. Flash Light Cases".

[No. 104]F. No. 34|236|60-Cus. IV.]

M. C. DAS, Dy. Secy.

ERRATUM

In Ministry of Finance (Department of Revenue) Notification No. 115/60-Central Excises, dated the 10th September, 1960, published in the Gazette of India, Part II—Section 3(i), dated the 10th August. 1960, as GSR. 1043, the following correction is to be made:—

Page 1423, in entry (23)-

for "commercial" read "commercially".

MINISTRY OF COMMERCE AND INDUSTRY

Bombay, the 6th September 1960

G.S.R. 1104.—In exercise of the powers conferred on me by clause 20 of the Cotton Control Order, 1955 and with the previous sanction of the Central Government I hereby direct that the following further amendment shall be made in the Textile Commissioner's Notification No. S.R.O. 1104 dated 28th April 1956 read with Notification No. S.R.O. 1416 dated 30th April 1957, namely:—

In the schedule appended to the said notification:-

- In columns 2 and 3, against Scrial No. 1, the following shall be substituted, namely:—
 - "(1) Director (Cotton), Office of the Textile Commissioner, Bombay.(2) Deputy Director (Cotton), Office of the Textile Commissioner, Bombay."

and

- 2. After serial No. 1, the following shall be inserted, namely:-
 - "(1A) (1) Director (Cotton), Office of the Textile Commissioner, Bombay."
- 3. In column 2, against serial No. 2, after item (1), the following shall be inserted, namely:—
 - "(1A) Deputy Director (Cotton), Office of the Textile Commissioner, Bombay."

- 4 In column 2, against serial No. 2A, the following shall be added, namely:—
 - "(3) Deputy Director (Cotton), Office of the Textile Commissioner, Bombay.
 - (4) Assistant Director (Cotton), Office of the Textile Commissioner, Bombay"

Sd/- W. R. Natu, Textile Commissioner.

[No. 24(2)-Tex(A)/60-2/]

R. N. KAPUR, Under Secy. New Delhi, the 17th September 1960.

MINISTRY OF COMMUNITY DEVELOPMENT & COOPERATION (Department of Cooperation)

New Delhi, the 17th September 1960

G.S.R. 1105.—In pursuance of section 10 of the Agricultural Produce (Development and Warehousing) Corporations Act, 1956 (28 of 1956), the Central Government hereby nominates Dr. P. Natesan, General Secretary, Tamil Nadu Cooperative Union Limited, Madras, a member of the Board as a member of the Executive Committee of the National Cooperative Development and Warehousing Board and makes the following further amendment in the notification of the Government of India in the Ministry of Agriculture No. F. 8-4/56-Coop. I, dated the 1st November, 1956, namely:

In the said notification against serial No. (7) for the existing entry the following entry shall be substituted, namely:

"(7) Dr. P. Natesan, General Secretary, Tamil Nadu Cooperative Union Limited, Madras".

[No. 5-8/59-Plan.]

R. VENGU, Under Secy.

MINISTRY OF WORKS, HOUSING AND SUPPLY

New Delhi, the 16th September 1960

- G.S.R. 1106.—In exercise of the powers conferred by section 13 of the Public Premises (Eviction of Unauthorised Occupants) Act, 1958 (32 of 1958), the Central Government hereby makes the following rules further to amend the Public Premises (Eviction of Unauthorised Occupants) Rules, 1958, namely:—
- 1. These rules may be called the Public Premises (Eviction of Unauthorised Occupants) Amendment Rules, 1960.
 - 2. In the Public Premises (Eviction of Unauthorised Occupants) Rules, 1958-
 - (a) after rule 5, the following rule shall be inserted, namely:-
 - "5A—Transfer of pending proceedings—(1) On the application of any person on whom a notice under this Act has been served and after hearing him if he desires to be heard, or of its own motion, the Central Government may at any stage transfer any proceeding pending before an estate officer for disposal to any other estate officer competent to dispose of the same.
 - (2) Where any proceeding has been transferred under sub-rule (1), the estate officer who thereafter is in charge of such proceeding may, subject to any special directions in the order of transfer, either restart it or proceed from the point at which it was transferred.";
 - (b) in form D, in the third paragraph, for the word "notice" the word "erder" shall be substituted.

[No. 14/10/60-Acc.]

R. C. MEHRA, Under Secy,

New Delhi, the 17th September 1960

G.S.R. 1107.—In this Ministry's Notification No. 3(221)/56-EI, dated 5th May. 1960, published vide G.S.R. 542, please read the scale of pay under column No. 4 against Serial No. 3, as Rs. 275—25—500—EB—30—650—EB—30—600 instead of Rs. 275—25—500—EB—30—650—EB—30—650.

[No. 3(221)/56-EI.]

B. R. MAZUMDAR, Under Secy.

MINISTRY OF TRANSPORT AND COMMUNICATIONS

(Department of Transport) (Transport Wing)

PORTS

New Delhi, the 13th September, 1960

G.S.R.1108—In exercise of the Powers conferred by clauses (j) & (jj) of sub-section (1) of section 6 of the Indian Ports Act, 1908 (15 of 1908), the Cen.ral Government hereby makes the following amendment to the notification of Government of India, Ministry of Transport No. 3-PII (137) 54-VII dated the Ist October, 1955 fixing charges for the hire of plants, appliances and other property belonging to the Government of India at Kandla Port, the same having been previously published as required by sub-section (2) of the said section.

Amendment

For the Schedule annexed to the said Notification, the following Schedule shall be substituted namely:---

"SCHEDULE

- 1. Rates of hire charges for the use of the Plants and appliances and other property belonging to the Government at the Port of Kandla.
- 1. Fees for the supply of weighing scales and use of weigh bridges shall be as under.
- (a) Fees for the use of weigh bridges and scales Re. 0-12 nP. per 1000 Kgms or part thereof subject to a minimum of Re. I/- per conin the transit sheds.
- (b) Fees for the use of lorry weigh bridge for weighing goods other than coal, ores and
 - Re. 0-25 nP. per 1000 Kgms or part thereof subject to a minimum of Rs. 1-50 per cargoes in bulk.
- (c) Fees for the use of lorry weigh bridge for Re. 0-06 nP. per 1000 Kgms or part thereof weighing coal, ores and cargoes in bulk.
- (d) Fees for hiring weights only Rs. 1-50 per set per day or part thereof.
- (e) Fee for issuing certificates of weight . Rs. 2/- per consignment.
- NOTE.—(i) The attendant labour shall be supplied by the parties, concerned.
 - (ii) No weignment charges are leviable if weignment is done in the interest of the Port for the purpose of assessing Port charges.

signment.

signment.

consignment.

II. Hire of cranes and fork lifts for purposes outside the ordinary routine of landing shipmen and delivery.

Classification <u>Įtem</u> 1. Cranes and fork lifts of 3048 Kgms capacity Rs. 5/- per hour or part thereof subject to a and under. minimum of Rs. 10/-.

2. Cranes and fork lifts of over 3048 Kgms (30.48 Metric Tonnes) capacity other than 60.96 Metric tonnes cranes.

Rs. 10/- per hour or part thereof subject to a minimum of Rs. 20/-.

Rate

subject to a minimum of Rs. 5/- per con-

Item Classification Rate

- 3. 60.96 Metric tonnes cranes . . . Rs. 50/- per hour or part thereof subject to a minimum of Rs. 100/-.
- Note (a) The cranes will normally be hired only by day. In exceptional cases, when cranes are hired by night, the same rates of hire as those given above will be charged.
 - (b) Cranes should be used for lifting cargo except in a vertical position. A load greater than their marked lifting capacities shall not be put on the cranes.
 - (c) The Port shall not be responsible for any accident or for any damage to cargo while cranes are working for hirers.
 - (d) The first hour charge will be recovered if cranes are cancelled after having been requisitioned. The Traffic Manager may at his discretion waive this charge if notice of cancellation is received before action has been taken on the requisition.
 - (e) The hire charges will commence from the time the cranes are made available for use.
 - (f) Requisitions for the 60-96 Metric tonnes crane must be made out in counterfoil on the prescribed forms obtainable in the Traffic Manager's office and must be signed for by the hirer. Such requisitions should be submitted six hours in advance of the time the crane is required.
 - (g) Normally the 60-96 Metric tonnes crane will not be hired at night.

III. Charges for the use of Port appliances and Plants.

ms	Name of t	he Pla	int or	appli	iances		Rate
ı,	Trays and tubs				•		Re. 1/- per day per tray or tub per day or part thereof.
2.	Hand Barrows			٠			Re. 00.50 nP, per barrow per day or part thereof.
3.	Trolley8						Rs. 2/- per day or part thereof.
4.	Wire and chain ceeding 3 Met	alings ric ton	and ones.	apaci	ty not	cX-	Re. 1/- per sling per day or part thereof.
5.	Wire and chain a 3 Metric Ton Metric tonnes.	nes bu					Rs. 2/- per sling per day or part thereof.
6.	5 Metric toni	ies bi					Rs. 3/- per sling per day or part thereof.
	Metric tonnes						
7.		slings	of ca	pacity	betw	een	Rs. 10/- per sling per day or part thereof.
	Wire and chain	slings ric To	nnes.	-	betw		Rs. 10/- per sling per day or part thereof. Rs. 5/- per sling per day or part thereof.
8.	Wire and chain 10 and 60 Met	slings ric To	nnes.	-	betwo		
8. 9.	Wire and chain 10 and 60 Met Motor slings w	slings ric To ith sp:	nnes.	-	betwo		Rs. 5/- per sling per day or part thereof.
8. 9. 10.	Wire and chain 10 and 60 Met Motor slings w Cam hooks	slings ric To ith sp:	nnes. reads	-	, betw.		Rs. 5/- per sling per day or part thereof. Rs. 2/- per sling per day or part thereof. Re. 1/- per tarpaulin per day or part thereof.
8. 9. 10.	Wire and chain 10 and 60 Met Motor slings w Cam hooks Tarpaulins	slings ric To ith sp:	nnes. reads	-	, between		Rs. 5/- per sling per day or part thereof. Rs. 2/- per sling per day or part thereof.
8. 9. 10. 11.	Wire and chain 10 and 60 Met Motor slings w. Cam hooks Tarpaulins Rope slings	slings ric To ith sp:	nnes. reads	-	betwo		Rs. 5/- per sling per day or part thereof. Rs. 2/- per sling per day or part thereof. Rc. 1/- per tarpaulin per day or part thereof. Re. 0-50 nP. per sling per day or part thereof. Rs. 343/- for the first 6 hours and Rs. 300/ for every additional 6 hours or part there of
8. 9. 10. 11. 12.	Wire and chain 10 and 60 Met Motor slings w. Cam hooks Tarpaulins Rope slings Fire engine and	slings ric To ith sp:	nnes. reads	-	, betwo		Rs. 5/- per sling per day or part thereof. Rs. 2/- per sling per day or part thereof. Rc. 1/- per tarpaulin per day or part thereof. Re. 0-50 nP. per sling per day or part thereof. Rs. 343/- for the first 6 hours and Rs. 300/ for every additional 6 hours or part there of Rs. 180/- for the first six hours and Rs. 25/-

Note:—(1) The appliances shall be hired subject to the condition that the port undertakes no responsibility for any loss or damage to lifts or property which may be directly or indirectly caused due to failure of the appliances at any stage and that the hirer should replace the appliances at their own cost if they are not returned to the Port in the good acceptable condition.

⁽ii) No charge shall be levied if the appliances are used for departmental work.

⁽iii) For hire of plants and appliances required on long term basis, separate rates may be fixed in accordance with the rules on the subject framed from time to time.

\$

l. No.	Name of Craft	Unit	Hire charges
I	Barges and lighters hired for purposes other than for shipment of salt, ore or other bulk cargo.	Per Metric Tonne of carrying capacity per day or part thereof,	Rs. 0-62 nP.
2	Barges and lighters hired for shipment of salt, ore or other bulk cargo.	Per Metric tonne of salt, ore or other bulk cargo actually shipped.	Rs. 0-49 nP.
3	Tugs for towing barges and lighters loaded with cargo.	Per metric tonne of cargo actually towed.	Rs. 0-49 nP.
4	Tugs for other purposes .	Per hour or part thereof.	Rs. 30-0-0.
5	S. T. Jambo	Per day of 8 hours or part thereof.	Rs. 480/- and Rs. 60/- for every hour extra.
6	M. V. Rangmati .	Do	Rs. 375/- per day of 6 hours or part thereof.
7	Launches, 'Liyda' 'Lucie' Lotus, Kankavatı.	Per hour or part thereof.	Rs. 10-00.
8	Jolly boat	Rs. 0-50 nP. per hour or part thereof with a minimum of Rs. 3/	
9	Pontoons .	Rs. 20/- for the first 6 hours and Rs. 3/- per every subsequent hour or part thereof.	
10	B. K. D. Barges .	Rs. 30'- for the first six hours and Rs. 5/- per every subsequent hour or part thereof.	
11	S. D. Rukmavati .	Per day of six hours or part thereof Rs. 744/	
12	Floating Dock .	(i) for first 24 hrs. Rs. 850/ (ii) Thereafter for a period of every six hours or part threof Rs. 80/	

Note:—(i) No charges are payable for departmental use.

- (ii) In the case of item 2 above, a free period of 24 hrs. before the arrival of the steamer and 24 hours after the departure of the vessel will be allowed. Barges and lighters detained beyond the free period shall pay detention charges at the following rates:—
- (a) For the first three days 25 percent of the hire charges per day or part thereof.
- (b) For the next four days 50 per cent of the hire charges per day or part thereof,
- (c) Thereafter too percent of the hire charges per day or part thereof.

V. Charges for issuing harbour passes and tokens,

Classification	Period	Fees	
Charges for issuing harbour permanent passes to trading persons and tokens to labourers.	Permanent.	Rs. 2/-	

- Note: -(i) No fee is payable for issue of passes and tokens to employees of the port.
 - (ii) Misuse of passes and token will involve in cancellation of passes and withdrawal of tokens.
 - (iii) Duplicate passes and tokens will be issued on payment of Rs. 2/-.

Explanatory Note

On account of the adoption of Metric System of weight and measurement and coinage, it has become expedient to make the above amendment.

[No. F 2-PG(43) 60-I].

Ports

New Delhi, the 17th September 1960

G.S.R. 1109.—In exercise of the powers conferred by sub-section (1) of section 6 of the Indian Ports Act, 1908 (15 of 1908), the Central Government hereby makes the following amendments to Kandla Port Rules, 1955, as published in Government of India, Ministry of Transport Notification No. 3-PII(78)/54 dated the 29th June, 1955 the same having been previously published as required by sub-section (2) of the said section.

Amendments

- 1. These rules may be called the Kandla Port (Amendment) Rules, 1960.
- 2. In the Kandla Port Rules, 1955-
 - (a) in rules 10, for the figure and word "20 ft", the figures and word "0.61 metre" shall be substituted;
 - (b) In rule 27, for the figures and word "30 yards", the figures and word "27.432 metres" shall be substituted;
 - (c) in rule 28, for the words "one hundred feet", the figures and word "30.48 metres", and for the words "fifty feet", the figures and word "15.24 metres", shall be substituted.
 - (d) in rule 31, for the figures and word "60 fathoms", the figures and word "109.728 metres" shall be substituted;
 - (e) in rule 56, for the figures and word "200 yards", the figures and word "182,88 metres" shall be substituted;
 - (f) in rule 57, for the figures and word "50 yards", the figures and word "45.72 metres" shall be substituted;
 - (g) after rule 64, the following note shall be inserted "Note--"ton" means metric ton of 1000 K. Grams";
 - (h) in Schedule A-
 - (i) in paragraph 8(b), for the figures and word "2½ inches", the figures and word "63.5 millimetres" shall be substituted;
 - (ii) in paragraph 9, for the figures and word "1500 feet", the figures and word "457.00 metres" shall be substituted;
 - (iii) in Schedule B, for the figures and words "2 feet" and "3 feet", the figures and word "609.6 mm" and "914.40 mm" shall respectively be substituted.

Explanatory Note

On account of adoption of metric system of weight and measurement and coinage, it has become expedient to make the above amendment.

[No. F.2-PG(43)/60-II.]

G.S.R. 1110.—In exercise of the powers conferred by clause (k) of sub-section (1) of section 6 of the Indian Ports Act, 1908 (15 of 1908), the Central Government, hereby makes the following amendments to Kandla Harbour Craft Rules, 1955, as published in Government of India, Ministry of Transport Notification No. 3-PII(78)/54 dated 29th June, 1955 the same having been previously published as required by sub-section (2) of the said section.

Amendments

- 1. These Rules may be called the Kandla Harbour Craft (Amendment) Rules, 1960.
 - 2. In the Kandla Harbour Craft Rules, 1955.
 - (1) in sub-rule (1) of rule 8, for the words "six inches", the figures and words "152.4 mm" shall be substituted:
 - (2) in sub-rule (3) of rule 13, for the word "tons" wherever it occurs, the words and figures "metric tons of 1000 K. grams" shall be substituted;
 - (3) in sub-rule (1) of rule 23, for the words "ten yards", the figures and word "9.14 metres" shall be substituted;
 - (4) In rule 30, for clause (i), the following clause shall be substituted, namely:—
 - "(i) for the survey and measurement Rs. 00.25 per registered or gross metric tonne or part thereof."
 - (5) in rule 31,
 - (a) in sub-rule (1) for the figures and letters. "100 N.H.P." and "40 N.H.P." wherever they occur, the figures and words "101.387 metric H.P." and "40.55 metric H.P." shall respectively be substituted;
 - (b) in sub-rule (2), for the figures and words "565 B.H.P." and "226 B.H.P." wherever they occur, the figures and words "572.8 metrle B.H.P." and "229 metrle B.H.P." shall respectively be substituted;
 - (c) in the same sub-rule, for the figures and words "40 B.H.P.". the figures and words "40.55 metric B.H.P." for the figures and words "20 B.H.P." the figures and words "20.277 metric B.H.P." and for the figures and word "30 feet", the figures and word "9.14 metre", shall be substituted;
 - (6) in form A, for the word "feet" the word "metre", and for the word "tons", the words and figures "ton of 1000 K, grams", shall be substituted.

Explanatory Note

On account of adoption of metric system of weight and measurement and coinage, it has become expedient to make the above amendment.

[No. F.2-PG(43)/60-III].

Miss I. INDIRA, Under Secy.

(Department of Transport) (Transport Wing)

New Delhi, the 16th September 1960

- G.S.R. 1111.—In exercise of the powers conferred by section 6 of the Merchant Shipping Act, 1958 (44 of 1958), the Central Government hereby makes the following amendment to the National Shipping Board Rules, 1960 published with the notification of the Government of India in the Ministry of Transport and Communications (Department of Transport) G.S.R. 92, dated the 18th January, 1960, namely:—
- 1. These rules may be called the National Shipping Board (Amendment) Rules. 1960.

2. In rule 11 of the National Shipping Board Rules, 1960, for the words "The Director General shall be the Controlling Officer", the words "The Director General or the Senior Deputy Director General of Shipping shall be the Controlling Officer" shall be substituted.

[No. 37-MD(3)/60.]

S. K. GHOSH, Dy. Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Department of Food)

New Delhi, the 15th September 1960

G.S.R. 1112/Ess.Com./Sugar.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), and in pursuance of clause 5 of the Sugar (Control) Order, 1955, and in supersession of the notifications of the Government of India in the Ministry of Food and Agriculture (Department of Food) Nos. G.S.R. 1188/Ess.Com./Sugar, dated the 25th October, 1959 and G.S.R. 386/Ess.Com./Sugar, dated the 4th April, 1960, the Central Government hereby fixes the price specified in column (2) of the Schedule I hereto annexed as the ex-factory price for Indian Sugar Standard (ISS) D-29 grade of sugar produced during 1959-60 season by all vacuum pan sugar factories situated in the aleas specified in the corresponding entry in column (1) of the said Schedule that is to say the factories specified in Schedule III hereto annexed:

Provided that the price differentials for various grades of sugar higher or lower than ISS D-29 grade shall be as shown in the Schedule II hereto annexed:

Provided further that where a sugar factory is situated at a distance exceeding three miles or 4.828 kilometers from the nearest railway station or an out-agency of the railway or from the godowns outside the factory not connected by rail, the producer may charge an additional half naya paise per maund of sugar per mile or 0.832 naya paise per quintal of sugar per kilometer beyond three miles or 4.828 kilometers of the distance between the sugar factory and such railway station or out-agency of the railway in case of despatches by rail or between the sugar factory and such godowns in case of delivery ex-godowns.

SCHEDULE I

		A				Ex-factory	price	
		Area			Per maund of 82·2/7 lbs.		Per quintal	
		(1)	,			(2	<u> </u>	
		 				Rs.	Rs.	
Uttar Pradesh						37:85	101 • 41	
North Bihar!						37.85	101.41	
South Bihar						38.34	102.75	
Punjab	_					38⋅3<	102.75	

SCHEDULE II

The price differentials in maye paise per maund or per quintal for the various grades of sugar mentioned below shall, in relation to the basic grade, that is to say, the ISS grade D-29 be as under:

	т.		Naye Paise				ISS	Naye	Paise ISS		Naye Paise			
	13),) (лг	ige		Per Md.	Per guintal	Per Grade		Per quintal	Grøde	Per Md.	Per quintal	
	r				2	3	4	5	6	7	8	9		
A-29		i		-	•	(+)175	(+)469	A-28	(+)137	(+)367	A-27	(+)1co	(+)268	
B-29		-			-	(+)112	(+)300	B-28	(+)75	(+)201	B-27	(+)37	(十)99	

- ==	-	 		-			 -			
	1		2	3	4	5	6	7	8	9
		 -								
C-29			(1-137	()99	C-28			C-27	()25	()67
D-29		•			D-28	()31	()83	D-27	(—)56	(—)150
E-29			()19	()51	E-28	()50	()134	E-27	()75	()201

SCHEDULE III

Uttar Pradesh

- 1. M/s. The United Provinces Sugar Co. Ltd., Scorahi P.O., Distt. Deoria.
- M/s. Purtabpore Co. Ltd., Purtabpore Factory Branch, Mairwa, Distt. Deoria.
- 3. M/s. Cawnpore Sugar Works Ltd., Gauri Factory Branch, Gauribazar, P.O. Deoria.
- M/s. Shree Sitaram Sugar Co. Ltd., Baitalpur, P.O. Baitalpur, Distt. Deo: ia.
- 5. M/s. Deoria Sugar Mills Ltd., Deoria, Distt. Deoria.
- 6. M/s. Saraya Sugar Mills Private Ltd., Sardarnagar, Distt. Gorakhpur.
- 7. M/s. Diamond Sugar Mills Ltd., Pipraich, Distt. Gorakhpur.
- 8. M/s. The Punjab Sugar Mills Co. Ltd., Ghughli, Distt. Gorakhpur.
- M/s. The Mahabir Sugar Mills Private Ltd., Siswa Bazar, Distt. Gorakhpur.
- 10, M/s. The Shankar Sugar Mills Ltd., Captalnganj, Distt. Deoria.
- M/s. The Vishnu Pratap Sugar Works Private Ltd., Khadda, Distt. Deoria.
- M/s The Lakshmi Devi Sugar Mills Private Ltd., Chhitauni, Distt. Deo ia.
- 13. M/s, Ishwari Khetan Sugar Mills Ltd., Lakshmigani, Distt. Deoria.
- 14, M/s. The Ramkola Sugar Mills Co. Ltd., Ramkola, Distt. Deoria.
- M/s. Maheshwari Khetan Sugar Mills Private Ltd., Ramkola, Distt. Dec.ia.
- M/s. Cawnpore Sugar Works Ltd., Padrauna Factory Branch, P.O. Padrauna, Distt. Deoria.
- M/s. Cawnpore Sugar Works Ltd., Kathkuiyan Factory Branch, P.O. Kathkuiyan, Distt. Deoria.
- M/s. Kamlapat Motilal, Bhatni (Sugar Mills) Branch, Bhatni, Distt. Deo.ia.
- 19. M/s. Ganesh Sugar Mills Ltd., P.O. Anandnagar, Distt. Gorakhpur.
- M/s. The Seksaria Biswan Sugar Factory Private Ltd., Biswan, Distt. Sitapur.
- 21. M/s, The Burhwal Sugar Mills Co. Ltd., Burhwal, Distt. Barabanki.
- M/s. The Madho Mahcsh Sugar Mills Private Ltd., Munderwa, Distt. Basti.
- M/s. Basti Factory of the Basti Sugar Mills Co. Ltd., Basti, Distt. Basti.
- M/s. Walterganj Factory of the Basti Sugar Mills Co. Ltd., Walterganj, Distt. Basti.
- 25. M/s. The Seksaria Sugar Mills Private Ltd., Babhnan, Distt. Gonda.
- 26. M/s. Nawabganj Sugar Mills Co. Ltd., Nawabganj, Distt. Gonda.
- M/s. Balrampur Sugar Co. Ltd., Balrampur Factory, Balrampur, Distt. Gonda.
- 28. M/s. Tulsipur Sugar Co. Ltd., Tulsipur, Distt. Gonda.
- M/s. R. B. Lachman Das Sugar & General Mills Private Ltd., P.O. Jarwal Road, Distt. Bahraich.
- 30. M/s. Shree Anand Sugar Mills Ltd., Khalilabad, Distt. Basti.

- 31. M/s. Ratna Sugar Mills Co. Ltd., Shahganj, Distt. Jaunpur.
- M/s. Seth Ramchand & Sons Sugar Mills Private Ltd., Barabanki, Distt. Barabanki.
- 33. M/s. Kamlapat Motilal (Sugar Mills), P.O. Motinagar, Distt. Faizabad.
- 34. M/s. The Oudh Sugar Mills Ltd., Hargaon, Distt. Sitapur.
- M/s The Hindustan Sugar Mills Ltd., Golagokarannath, Kheri, Distt. Kheri.
- M/s. L.H. Sugar Factories & Oil Mills Private Ltd., Pilibhit, Distt. Pilibhit.
- 37. M/s. The Kesar Sugar Works Ltd., Baheri, Distt. Bareilly.
- 38. M/s. The Neoli Sugar Factory, Manpore Nagaria, P.O. Neoli, Distt. Etah.
- M/s. Gobind Sugar Mills Ltd., Opposite Krishna Talkies, Lakhimpur Kheri.
- M/s. L.H. Sugar Factories & Oil Mills Private Ltd., Kashipur, Distt. Nainital.
- 41. The Modi Sugar Mills Ltd., Modinagar, Distt. Meerut.
- 42. M/s. Ram Lakshman Sugar Mills, Mohiuddinpur, Distt. Meerut.
- 43. M/s. Jaswant Sugar Mills Ltd., Meerut City, Distt. Meerut.
- 44. M/s. Daurala Sugar Works, Daurala, Distt. Meerut.
- 45. M/s. Mawana Sugar Works, Mawana, Distt. Meerut.
- M/s. Diwan Sugar & General Mills, Diwannagar, P.O. Sakhotitanda, Distt. Meerut.
- 47. M/s. Upper India Sugar Mills Ltd., Khatauli, Distt. Muzaffarnagar.
- M/s. Amritsar Sugar Mills Co. Ltd., Rohanakalan, P.O. Rohana Mills, Distt. Muzaffarnagar.
- 49. M/s. Sir Shadi Lal Sugar & General Mills Ltd., Mansurpur, Distt. Muzaffarnagar.
- 50. M/s. The Ganga Sugar Corporation Ltd., Deoband, Distt. Saharanpur.
- 51. M/s. The Lord Krishna Sugar Mills Ltd., Saharanpur, Distt. Saharanpur.
- 52. M/s. The Lakshmi Sugar & Oil Mills Ltd., Haidoi, Distt. Hardoi.
- 53. M/s. The Lakshmiji Sugar Mills Co. Ltd., Maholi, Distt. Sitapur.
- 54. M/s. H.R. Sugar Factory Private Ltd., Bareilly, Distt. Bareilly,
- 55. M/s. Rosa Sugar Works & Distillery of Carew & Co., Ltd., Rosa, Distt. Shahjahanpur.
- 56. M/s. Shiv Prasad Banarsidas Sugar Mills, Bijnor, Distt. Bijnor.
- 57. M/s. Upper Ganges Sugar Mills Ltd., Seohara, Distt. Bijnor.
- 58. M/s. Shri Janki Sugar Mills & Co., Doiwala, Distt. Dehradun,
- 59. M/s. The Dhampur Sugar Mills Ltd., Dhampur, Distt. Bijnor.
- 60. M/s. Rai Bahadur Narain Singh Sugar Mills Private Ltd., Lhaksar, Distt. Saharanpur.
- 61. M/s. Kundan Sugar Mills, Amroha, Distt. Moracabad.
- M/s. The Ajudhia Sugar Mills, P.O. Raja-ka-Sahaspur, Distt. Moradabad.
- 63. M/s. The Simbhaoli Sugar Mills Private Ltd., Simbhaoli, Distt. Meerut.
- 64. M/s. The Raza Buland Sugar Co. Ltd., (Raza Factory), Rampur, Distt. Rampur.
- 65. M/s. The Raza Buland Sugar Co. Ltd., (Buland Factory), Rampur, Distt. Rampur.
- M/s. Panniji Sugar & General Mills Co., Bulandshahr, Panninagar, Distt. Bulandshahr.
- 67. M/s. Mahaluxmi Sugar Mills Co. Ltd., Iqbalpur, Distt. Saharanpur.
- 68. M/s. Experimental Sugar Factory, National Sugar Institute, Kanpur.
- 69. M/s. Upper Doab Sugar Mills Ltd., Shamli, Distt. Muzaffarnagar.
- 70. M/s. The Co-operative Sugar Factory Ltd., Bazpur, Distt. Nainital.
- 71. M/s. The Bagpat Co-operative Sugar Mills Ltd., Bagpat, Distt. Meerut.

1510

North Bihar

- M/s. Lohat Sugar Works of the Darbhanga Sugar Co. Ltd., P.O. Lohat, Distt. Darbhanga.
- M/s. New India Sugar Mills Ltd., Hassanpur Road, P.O., Hassanpur Sugar Mills, Distt. Darbhanga.
- M/s. Sakri Sugar Works of the Darbhanga Sugar Co. Ltd., Sakri P.O., Distt. Darbhanga.
- 4. M/s. Shree Hanuman Sugar Mills Ltd, Motihari, Distt. Champaran.
- M/s. Motilal Padampat Sugar Mills Co., Private Ltd., Majhaula, Distt. Champaran.
- 6. M/s. Champaran Sugar Co. Ltd., Champatia Factory, Champatia, Distt. Champaran.
- 7. M/s. S.K.G. Sugar Ltd., Lauriya P.O., Distt. Champaran.
- 8. M/s. Belsund Sugar Co. Ltd., Righa P.O., Distt. Muzaffarpur.
- M/s. North Bihar Sugar Mills Ltd, Bagaha, P.O. Naraipur, Distt. Champaran.
- M/s. The New Swadeshi Sugar Mills Ltd., Narkatiaganj, Distt. Champaran.
- 11. M/s. Harinagar Sugar Mills Ltd., P.O. Harinagar, Distt. Champaran.
- 12. M/s. Ryam Sugar Co. Ltd., Ryam Factory P.O., Distt. Darbhanga.
- 13. M/s. The Sugauli Sugar Works Private Ltd., Sugauli, Distt. Champaran.
- 14. M/s. Samastipur Central Sugar Co. Ltd., Samastipur, Distt. Darbhanga.
- 15. M/s. The Motipur Sugar Factory Private Ltd., Motipur, Distt. Muzaffarpur.
- M/s. Champaran Sugar Co. Ltd., Barrah Factory, Bara Chakia, P.O.. Distt. Champaran.
- 17. M/s. Sitalpore Sugar Works Ltd., Garaul, Distt. Muzaffarpur.
- 18. M/s. New Savan Sugar & Gur Refining Co. Ltd., Siwan, Distt. Saran.
- 19. M/s. S.K.G. Sugar Ltd., Hathua, P.O. Mirganj, Distt. Saran.
- 20. M/s. Bharat Sugar Mills Ltd., Sidhwalia, Distt. Saran.
- 21. M/s. Cawnpore Sugar Works Ltd., Marhowrah Factory Branch, Marhowrah, Distt. Saran.
- 22. M/s. The Vishnu Sugar Mills Ltd., Gopalganj, P.O. Vishnu Sugar Mills, Distt. Saran.
- 23. M/s. Sasa Musa Sugar Works Ltd., Sasa Musa P.O., Distt. Saran.
- 24. M/s. The Behar Sugar Works Branch of the Industrial Cooperation Ltd., Pachrukhi, Distt. Saran.

South Bihar

- 1. M/s. S.K.G. Sugar Ltd., Guraru, Distt. Gaya.
- 2. M/s. South Bihar Sugar Mills Ltd., Bihta, Distt. Patna.
- 3. M/s. Rohtas Industries Ltd., Dalmianagar, Distt. Shahabad.
- 4. M/s. Mohini Sugar Mills Ltd., Warsaliganj, Distt. Gaya.

Punjab

- 1. M/s. Saraswati Sugar Mills, P.O. Yamunanagar, Distt. Ambala.
- 2. M/s. Janta Cooperative Sugar Mills Ltd., Bhogpur, Distt. Jullundur.
- 3. M/s. Malwa Sugar Mills Co. Ltd., Dhuri, Distt. Sangrur.
- 4. M/s. The Panipat Cooperative Sugar Mills Ltd., Gohana Road, Panipat. Distt. Karnal.
- 5. M/s. Jagatjit Sugar Mills Co. Ltd., Phagwara, Distt. Kapurthala.
- 6. M/s. The Haryana Cooperative Sugar Mills Ltd., Rohtak.

[No. 4-18/59-SV.]

(Department of Food)

ORDERS

New Delhi, the 16th September 1960

G.S.R. 1113.—In exercise of the powers conferred by section 3 of the Essential Commodities Act. 1955 (10 of 1955), the Central Government hereby rescinds the Delhi (Guest Control) Order, 1959, published under G.S.R. 1377 dated the 10th December, 1959 in the Gazette of India Extraordinary [Part II Section 3—sub-section (i)] dated 10th December, 1959 with immediate effect.

[No. 208(DEL)(2)/441/60-PY.II.]

New Delhi, the 17th September 1960

- G.S.R. 1114.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following further amendment in the Rajasthan Foodgrains (Restrictions on Border Movement) Order, 1959, namely:—
- 1. This Order may be called the Rajasthan Foodgrains (Restrictions on Border Movement) Amendment Order, 1960.
- 2. In the Rajasthan Foodgrains (Restrictions on Border Movement) Order, 1959, in clause 6, for the words 'Assistant Sub-Inspector', the words 'Head Constable' shall be substituted.

[No. 204(RAJ)(3)/443/60-PY.II.].

New Delhi, the 20th September 1960

- G.S.R. 1115.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following further amendment in the Bombay Wheat (Movement Control) Order, 1956, namely:—
 - 1. This Order may be called the Bombay Wheat (Movement Control)
 Amendment Order, 1960.
 - 2. In the Bombay Wheat (Movement Control) Order, 1956, for the words "State of Bombay" wherever they occur, the words "State of Maharashtra" shall be substituted.

[No. 203(BOM)(1)/444/60-PY.II.]

- G.S.R. 1116.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following further amendment in the Bombay Rice (Export Control) Order, 1957, namely:—
 - This Order may be called the Bombay Rice (Export Control) Amendment Order, 1960.
 - In the Bombay Rice (Export (Control) Order, 1957, for the words "State
 of Bombay" wherever they occur, the words "State of Maharashtra"
 shall be substituted.

[No. 203(BOM)(1)/445/60-PY.II.]

- GS.R. 1117.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following further amendments in the Inter-Zonal Wheat Movement Control Order, 1957, namely:—
- 1. This Order may be called the Inter-Zonal Wheat Movement Control Amendment Order, 1960.
 - 2. In the Inter-Zonal Wheat Movement Control Order, 1957,
 - for the words "State of Bombay" in the second proviso to clause 3, the words "State of Maharashtra or in the State of Gujarat" shall be substituted.
 - (2) for the entry against Zone V in the Schedule, the following entry shall be substituted, namely:—
 - "The States of Maharashtra and Gujarat".

- G.S.B. 1118.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following further amendments in the Bombay Roller Flour Mills (Regulation of Use of Wheat) Order, 1959, namely:—
- 1. (1) This Order may be called the Bombay Roller Flour Mills (Regulation of Use of Wheat) Amendment Order, 1960.
 - (2) It extends to the States of Maharashtra and Gujarat.
- 2. In the Bombay Roller Flour Mills (Regulation of Use of Wheat) Order, 1959, for clause 1, the following clause shall be substituted, namely:—
 - "1. Short title and extent.—(1) This Order may be called the Maharashtra and Gujarat Roller Flour Mills (Regulation of Use of Wheat) Order, 1959.
 - (2) It extends to the States of Maharashtra and Gujarat."

[No. 203(BOM)(1)/447/60-PY.II.]

G.S.R. 1119.—In exercise of the powers conferred by section 5 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following amendment in the Order of the Government of India in the Ministry of Food and Agriculture (Department of Food) published under G.S.R. 1088, dated the 15th November, 1958 regarding delegation of powers, namely:—

In the said Order, in clause (b)(ii), for the words "the State of Bombay", the words "each of the States of Maharashtra and Gujarat" shall be substituted.

[No. 203(BOM)(1)/448/60-PY.II.T

G.S.R. 1129—In exercise of the powers conferred by section 5 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following amendment in the Order of the Government of India in the Ministry of Food and Agriculture (Department of Food) published under G.S.R. 202, dated the 16th February, 1959, regarding delegation of powers, namely:—

In the said Order, for the word "Bombay", the words "Maharashtra or Gujarat" shall be substituted.

[No. 203(BOM)(1)/449/60-PY.II.]

S. N. BHALLA, Dy. Secy.

MINISTRY OF HEALTH

New Delhi, the 14th September 1960

- G.S.R. 1121.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Central Drugs Laboratory (Class III and Class IV Posts) Recruitment Rules, 1959, namely:—
- 1. These rules may be called the Central Drugs Laboratory (Class III and Class IV Posts) Recruitment Amendment Rules, 1960.
- 2. In the Central Drugs Laboratory (Class III and Class IV Posts) Rules, 1959, in the Schedule, under the heading 'Class III Posts', in item number 2 relating to Upper Division Clerk,—
 - (i) in column 5, the figure "50%" shall be omitted;
 - (ii) for the entry in column 7, the following entry shall be substituted, namely:—

"100%."

[No. F. 5-32/69-D.]

M. K. KUTTY, Dy. Secy.

MINISTRY OF LABOUR & EMPLOYMENT

New Delhi, the 19th September 1960

G.S.R. 1122.—In exercise of the powers conferred by sub-section (1) of section 7 of the Employees' Provident Funds Act. 1952 (19 of 1952), the Central Government

hereby makes the following further amendment in the Employees' Provident Funds Scheme, 1952, published with the late Ministry of Labour Notification No. S.R.O. 1509 dated the 2nd September, 1952, namely:—

- 1. This Scheme may be called the Employees' Provident Funds (Amendment) Scheme, 1960.
- 2. For sub-clause (i) of clause (f) of paragraph 2 of the Employees' Provident Finds Scheme, 1952, the following sub-clause shall be substituted, namely:—
 - "(1) an employee who, having been a member of the Fund, withdrew the full amount of his accumulations in the Fund under clause (a) or (c) of sub-paragraph (1) of paragraph 69;"

[No. P.F.113(5)59.]

A. P. VEERA RAGHAVAN, Under Secy.

MINISTRY OF INFORMATION AND BROADCASTING

ORDER

New Delhi, the 14th September 1960

- G.S.R. 1123.—In exercise of the powers conferred by section 17 of the Cinematograph Act, 1952 (37 of 1952), the Central Government hereby exempts cinematograph exhibition of films in the premises of recognised educational institutions in the Union Territories of India from the operation of section 10 of the said Act, subject to the following conditions, namely:—
 - Only films of a predominantly educational nature, certified as such by the Central Board of Film Censors, or films approved as scientific films, films intended for educational purposes, films dealing with news and current events or documentary films approved by the Film Advisory Board shall be exhibited or permitted to be exhibited.
 - No admission fee, except to the extent required to cover expenses, shall be charged.
 - 3. No person other than students and staff of the Institutions, members of the Managing Committees of the Institutions and any guests specially invited by the authorities or the Institutions and those enumerated under condition (9) below shall be admitted to the show.
 - Only non-inflammable films and film strips shall be exhibited or permitted to be exhibited.
 - 5. The persons organising the exhibition of films shall be responsible for taking adequate safety measures against fire or any other mishap like the collapse of galleries, roof etc. of the place where such films are exhibited.
 - 6. No advertisement films shall be exhibited or permitted to be exhibited.
 - 7. All Institutions which avail themselves of this exemption shall maintain a register of the films exhibited and comply with any other directions that may be issued in this behalf by the Administrations concerned. The register shall be open to inspection by duly authorised officers of each Administration.
 - 8. This exemption shall be valid for a period of one year with effect from the date of issue of this notification, unless revoked earlier.

9. Employees of the Administration, members of the Central Board of Film Censors and its Advisory Panels and Regional and Assistant Regional Officers of the Board engaged in the discharge of their official duties shall be admitted to the place where the exhibitions are held and to the film shows.

[No. 6/30/59-FC]

S. PADMANABHAN, Under Secy.